LIONEL ALBERSTAT

TELEPHONE 263-6741 AREA CODE 403 B.Sc., LL.B.
BARRISTER, SOLICITOR
NOTARY PUBLIC

602 LANCASTER BUILDING 304 - 8TH AVENUE S.W CALGARY, ALBERTA T2P 1C2

INTERSTATE
COMMERCE COMMESSION
RECEIVED

PLEASE REFER TO: OUR FILE: YOUR FILE: 3700(226) LA

OCT 4 1976

ADMINISTRATIVE SEATURES MANAGEMENT

September 23, 1976

Secretary
Interstate Commerce Commission
Washington, D.C.
20423

RECORDATION NO. 8509 Filed & Recorded

QUI 6 1976 18 45 PM

MILEDELATE COMMERCE COMMISSION

Dear Sir:

I am enclosing herewith Chattel Mortgageiin triplicate for registration. The mortgagor is Canadian Hidrogas Resources Ltd., #1000, 610 - 8th Avenue S.W., Calgary, Alberta, Canada.

The mortgagee is Commercial Credit Corporation Ltd., 95 St. Clair Avenue West, Toronto, Ontario, Canada.

The equity covered by the Chattel Mortgage is one railway tank car registration markings CHRX1037. I also enclose my cheque payable to the Department in the amount of \$50.00 U.S. funds.

Would you kindly acknowledge receipt of same and registration of same.

Yours truly,

L. Alberstat

LA/cb enc.

T.C.C. BR. FEE OPERATION BR.

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| 1 | (Equipment and Aircraft) |
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| f _B | (Equipment and Aircraft) (Structure made and Aircraft) (In this Indenture made and Aircraft) (Structure made and Aircraft) (Structure made and Aircraft) (Structure made and Aircraft) (Canadian Hidrogas Resources Ltd. (Prov.) (Structure and Number) (Structure and Number) (City) (City) (City) (Prov.) (Prov.) (Prov.) (Commercial Credit Corporation Limited the mortgagee. |
| of: | #1000, 600 - 8th Avenue S.W., Calgary, Alberta the mortgagor, (City) |
| and of oxthox | Commercial .Credit .Corporation Limited, the mortgagee. 95 St. Clair Avenue West of the Municipality of Metropolitan Toronto, Ontario xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx |
| of lav | resideration of the sum of Twenty Seven. Thousand. Eight. Hundred. —Four. Centeollars (\$.27, 800.)04 of ul money of Canada paid by the mortgagee to the mortgagor, receipt whereof is hereby acknowledged, the mortgagor is to repay the said amount plus a service charge of Seven. Thousand. —Four. Centsdollars (\$.7,000.04 ot al of which constitutes the Principal Sum hereinafter set out and grants, bargains, sells and assigns unto the mortgagee, |

| ſ | Quantity | Make and Type | Model | Canadian Registration Markings | |
|---|----------|------------------|-------|-----------------------------------|--------------|
| | 1 | Railway Tank Car | | CHRX CH Fin | CHRX 10H Fan |

together with all repairs, parts, accessories, and equipment attached thereto or forming a part thereof (hereinafter collectively referred to as the "chattel").

TO HAVE AND TO HOLD the chattel unto mortgagee, its successors and assigns, forever. Provided always, and these presents are upon this express condition, that if the mortgagor pays to the mortgagee at its office above stated, the Principal Sum in the manner hereinafter provided together with any default charges payable from time to time as hereinafter stated, then these presents shall cease, determine and be void. The said Principal Sum shall be repayable in 44 equal consecutive monthly install equal consecutive monthly instally nstalments of \$ 790.91 each, the , 19 76 and the last of such instal, , 19 80 ments of \$ 790.91 each, and thereafter in 44 equal consecutive monthly instalments of \$ first of such instalments to become due and payable one month from August 1 , 19 76 and ments to become due and payable on the 31st day of March , 19 80

MORTGAGE STATEMENT Amount of Loan Service Charge (Cost of Borrowing) Principal Sum (Total Indebtedness) 34, 800.0

its successors and assigns, the following described chattels:

DEFAULT CHARGE: Where any instalment or amount payable hereunder is unpaid five days after it becomes due, all remaining instalments and/or amounts payable hereunder shall, at the option of the mortgagee and subject lighthe rights of the mortgagor to relief as provided under any applicable stationary in the special law, immediately become due and payable without notice together with expenses incurred by the mortgagee as a result of such default. The en-Service Charge shall thereafter bear an additional charge equivalent to the Annual Rate as herein disclosed. Total additional charges, other than court to the costs, to be paid in the event of default to all or any installments in arrears. from the date of default to the date of payment shall be calculated at the said Annual Rate.

The mortgagor warrants to the mortgagee that the said chattel is mortgagor's property, free and clear of all liens, mortgages, contracts, debts, charges and encumbrances. Any repair, part, accessory or equipment placed in or added to the chattel shall forthwith become part of the chattel and shall be the property of the mortgagee hereunder and shall be subject to the provisions begins to the same extent as if originally a part of the chattel. The mortgagee may pay off in whole or any part of any lien, mortgage, contract, debt, charge or encumbrance claimed, whether validly or not, in respect of the chattel or any part thereof and may pay any money requisite to be paid, in the sole opinion of the mortgagee, to secure possession of the chattel without litigation, and may pay money to compromise and settle any litigation in respect of the chattel or the possession thereof, and all monies so paid by the mortgagee together with all expenses of the mortgagee in connection with any such payment shall be forthwith added to the principal sum hereby secured and shall bear interest at the said Annual Rate and shall be forthwith due and payable by the mortgagor to the mortgagee. The mortgagor agrees that he will not sell or transfer any interest in the said chattel without the written consent of the mortgagee.

The mortgagor shall provide safe storage for the chattel and properly care for the said chattel and make all proper repairs thereto. The mort-The mortgagor shall provide safe storage for the chattel and properly care for the said chattel and make all proper repairs thereto. The mortgagee shall be at liberty at any time to pay any or all monies owing to any person in respect of work done or repairs to the chattel or in respect of storage thereof or in respect of any repair, part, accessory, or equipment added or attached thereto and all monies so advanced by the mortgagee shall forthwith be added to the principal sum hereby secured and shall bear interest at the said Annual Rate and shall be forthwith due and payable by the mortgagor to the mortgagee. The mortgagor agrees that he will not use the chattel for hire, nor sell, dispose of or part with a payable by the mortgage of same for a consecutive period of more than thirty days from the County in which the mortgagor's address above set out is situate, nor decide to or attempt to do any of such acts without the written consent of the mortgagee, and shall keep the same free and clear of all taxes, assessments, liens and encumbrances and shall promptly notify the mortgagee of any loss or damage of or to the said chattel and the mortgagor shall at all times use, operate and enjoy the same strictly in accordance with all laws from time to time in force. The mortgagor shall keep the said chattel insured against loss and damage by fire and theft in a sum not less than the amount secured by this mortgage and the proceeds of any insurance whether paid by reason of loss, injury, return premium or otherwise shall be applied towards by this mortgage and the proceeds of any insurance whether paid by reason of loss, injury, return premium or otherwise shall be applied towards the repair or replacement of the chattel or payment of this obligation at the option of the mortgagee. The mortgagee may require any insurance on said chattel to be cancelled and new insurance effected in an office to be named by it and may also of its own accord effect or maintain such insurance and all monies paid by it in respect thereof shall be forthwith added to the principal sum hereby secured and shall bear interest at the said Annual Rate and shall be forthwith due and payable by the mortgager to the mortgagee.

It is agreed that every article, whether severable or not, covered hereby shall stand charged with the whole of the principal money and interest hereby secured and that no person shall have any right to require that the mortgage monies be apportioned. The mortgagee may from time to time release or discharge any article or any other security from these presents without any or sufficient consideration as it shall see fit. No such release or discharge shall release or diminish or prejudice its security as against any article remaining undischarged or released or prejudice any covenant herein contained or release any insurer or guarantor or any other person whomsoever.

This mortgage and all of its covenants, promises, conditions and stipulations shall enure to the benefit of and be binding upon the respective heirs, executors, administrators, successors and assigns of the parties hereto, and these presents shall be read with all grammatical changes made necessary by the context.

The Undersigned mortgagor hereby acknowledges the receipt from the mortgagee of a duplicate original copy of this Chattel Mortgage.

| THE ADDIT | | SE SIDE HEREOF ARE INCORPORATED HEREIN AS A PART OF LL MORTGAGE. | | |
|---|--|---|--|--|
| EXECUTE | D IN THE PRESENCE OF: | | | |
| | | CANADIAN HIDROGAS RESOURCES LTD. | | |
| (Witness) 8509 RECORDATION NO. Filed & Recorded | | (Mortgagor's Corporate or Trade Name) (If Individual—Print Name and Sign Below) | | |
| C7651 | OCT 6 1976 -3 45 PM | Fresident (Title) | | |
| | THE TOTAL PROPERTY OF THE SECOND PROPERTY OF THE PROPERTY OF T | i /Secretary (IIIIe) | | |

The mortgagor covenants, promises and agrees to pay to the mortgage the said Principal Sum, charges and interest at the time and in the manner hereinbefore provided. In the event of default by the mortgagor in complying with the terms of payment hereof or if the mortgagor shall default in the observance of any of the promises, stipulations or conditions herein contained or should it appear that any representation or date-ment of the mortgagor to the mortgage is untrue or should the mortgagee at any time have reasonable cause to believe that the chattel is in jeopardy or should the mortgagor be declared bankrupt or make an authorized assignment or suffer or permit the said chattel to be seized or taken in execution, or should any action or suit be taken or instituted in any court against the mortgagor whether with good cause or not all of the unpaid instalments on this mortgage shall become immediately due and payable at the option of the mortgagee, and the mortgage may take immediate possession of said chattel including any equipment or accessories thereto and for this purpose may enter upon any premises where same may be and remove the same and thereupon the mortgagee may sell said chattel at public auction or private sale with or without notice to the mortgagor and upon such terms and in such manner as the mortgage may determine and the proceeds of any such sale less all expenses incurred by the mortgagee in re-taking said chattel including a reasonable solicitor's fee shall be appropriated to the payment of the balance then owing hereunder and the surplus remaining over shall be paid to the mortgagor and in case of deficiency the mortgagor shall be paid to the mortgagor and in case of deficiency the mortgagor shall be purchase money any other chattel and may repair the same and make alterations and additions thereto, it being agreed that the mortgagor shall have been resold by the mortgagor shall have been resold by the mortgagor shall have been resold by the mortgagor and repair, the cost of all repairs, ac

It is agreed that every term, condition, clause or provision of this Chattel Mortgage shall be severable from every other term, condition, clause or provision thereof. Any term, condition, clause or provision of this Chattel Mortgage which is not in conformity with the requirements of, or is prohibited by, the law of any province shall be ineffective in that province, to the extent of such non-conformity or prohibition, without invalidating the remaining terms, conditions, clauses and provisions of this Chattel Mortgage.

| or is prohibited by, the la invalidating the remaining | w of any province shaterms, conditions, class | all be ineffective in that pro- uses and provisions of this C | vince, to the extent of such non-c Chattel Mortgage. | conformity or prohibiti | on, without |
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| by | Registered with Clerk of the County or District Court at | Chattel Hortgage to secure the sum of | TO COMMERCIAL CREDIT CORPORATION LIMITED | CANADIAN HIDROGAS RESOURCES | Dated 19 |
| *************************************** | | AFFIDAVIT OF B | ONA FIDES ———————————————————————————————————— | 5 LTD. | |
| CANADA, PROVINCE OF ONTARIO | 1 | | | • OF | |
| COUNTY OR DISTRICT OF | TO WIT: IN | THE PROVINCE OF ONTARIO MAKE (| | | |
| MENTIONED THEREIN. THE AMOUNT SET FORTH IN THE W NAMED AND THE SAID MORTGAGE WAS AMOUNT SO JUSTLY DUE OR ACCRUING CREDITORS OF THE MORTGAGOR THEREIN I MORTGAGOR. SWORN BEFORE ME AT THE | ITHIN MORTGAGE IS JUSTLY. VITHIN MORTGAGE AS BEING EXECUTED IN GOOD FAITH F DUE AND NOT FOR THE MERE NAMED, OR FOR THE PURPO | AND TRULY INDEBTED TO THE MORT THE CONSIDERATION THEREFOR IS JL OR VALUABLE CONSIDERATION AND I E PURPOSE OF PROTECTING, OR ENA DSE OF PREVENTING SUCH CREDITORS IN THE COUNTY OF | GAGEE NAMED HEREIN IN THE SUM OF \$ ISTLY DUE OR ACCRUING DUE FROM THE MOR FOR THE EXPRESS PURPOSE OF SECURING TO BLING THE MORTGAGEE TO HOLD THE GOODS FROM RECOVERING OR OBTAINING PAYMENT | TGAGOR THEREIN NAMED TO THE MORTGAGEE THEREIN NA S AND CHATTELS THEREIN M OF ANY CLAIM WHICH THEY | THE MORTGAGEE HEREIN IMED PAYMENT OF SUCH ENTIONED AGAINST THE HAVE AGAINST THE SAIG |
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| PRESIDENT, ANY VICE-PRESIDENT, ASSISTA ANY COLLECTION MANAGER, OR ANY CREDIT BOOK DEBTS AND CONDITIONAL SALE CONT | NT VICE-PRESIDENT, SECRETARY, TI F MANAGER BE AND ANY ONE OF TH RACTS NECESSARY OR EXPEDIENT T | REASURÈR, ANY REGIONAL MANAGER, ANY B HEM ARE HEREBY AUTHORIZED FOR AND ON I TO BE TAKEN AND OR RENEWED FROM TIME 1 | mercial Credit Corporation Limited as follows: — E RANCH MANACER, ASSISTANT BRANCH MANAGER, AN BEHALF OF THE CORPORATION TO TAKE AND RENEW A O TIME AND TO MAKE SUCH AFFIDAVITS AS MAY BE F D EXECUTE ALL SUCH ACTS, THINGS, DEEDS, AND MATTE | IY FINANCE MANAGER, ANY CUSTON LL BILLS OF SALE, CHATTEL MORTO REQUIRED FOR THE REGISTRATION O | MER SERVICE MANAGER, MAGES, ASSIGNMENT OF MR FILING THEREOF AND |
| | AFFIDA | VIT OF EXECUTION (For use in the Province | BY LIMITED COMPANY — of Ontario only) | | |
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| CHIODN DEFODE ME AT THE CITY OF | IN T | HE COUNTY OF | | | |

A NOTARY PUBLIC IN AND FOR THE PROVINCE OF

CORPORATE FORM OF ACKNOWLEDGMENT

PROVINCE OF ALBERTA

CANADA

JUDICIAL DISTRICT OF CALGARY

On this 22nd day of July 1976, before me personally appeared Robert E. McLennan and Larry Spencer Heald, to me personally known, who being by me duly sworn, say that they are the President and Secretary of Canadian Hidrogas Resources Ltd., respectively, and that the seal affixed to the foregoing instrument was signed and sealed on behalf of the said corporation by authority of its Board of Directors on the 5th day of July A.D. 1976 and they acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

> A Notary Public in and for the Province of Alberta My Commission is held at the pleasure of the

Lieutenant Governor of the

Province of Alberta